

FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

GW-6336

(Inmate Number)

JASON RHOADES

(Name of Plaintiff)

SCI FOREST

(Address of Plaintiff)

P.O.Box 945 Marienville, Pa 16239

vs.

York County Police Department,

Detective WILLIAM WENTZ, et.al.

1-10-CV-1445

(Case Number)

COMPLAINT

FILED
SCRANTON

JUL 13 2010

MARY E. D'ANDREA, CLERK
Per _____
DEPUTY CLERK

(Names of Defendants)

TO BE FILED UNDER: 42 U.S.C. § 1983 - STATE OFFICIALS 28 U.S.C. § 1331 - FEDERAL OFFICIALS

I. Previous Lawsuits

A. If you have filed any other lawsuits in federal court while a prisoner please list the caption and case number including year, as well as the name of the judicial officer to whom it was assigned:

Jason Rhoades v. Daily Dispatch, 2009

II. Exhaustion of Administrative Remedies

A. Is there a grievance procedure available at your institution?
 Yes No

B. Have you filed a grievance concerning the facts relating to this complaint?
 Yes No

If your answer is no, explain why not _____

C. Is the grievance process completed? Yes No

III. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use Item B for the names, positions and places of employment of any additional defendants.)

A. Defendant WILLIAM WENTZ, York County Police Department, Detective is employed as Detective at York Police Department

B. Additional defendants Others situated therein.

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

1. On or ABOUT July 3,2008,I was harrased and interrogated for a Priod of over hrs.for no justifiable reason by Detective William Wentz,.

On or about July 3,2008,The York County Police Department raided my residence at 903 W.Princess St,York county,Pa 17401.The Police engaged in a consistent pattern of abusive language and ecessive force. The Police did not have a Search Warrant.

2. The actions by the York County Police Department were in violations of Plaintiff's civil rights pursuant to 42 u.s.c. §1983.

The York County police Department gave many threatening gestures stating :We are going to kill you"when they entered the Plaintiff's residence and raided the residence without Probable Cause.

3. Other Amended Issues will be included in Plaintiff's Pleadings.

On or about July 8, 2008 York City Police raided a residence belonging to Coleman Richard ~~Colman~~, stating Plaintiff gave information to the raid and openly put this ~~on~~ the affidavit of Probable Cause.

V. Relief

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

1. Punitive Damages Awarded in the Amount of \$500,000.00

Compensatory Damages in the Amount of \$500,000.00

2.

3.

Signed this _____ day of _____.

John Reeder
(Signature of Plaintiff)

I declare under penalty of perjury that the foregoing is true and correct.

6/29/00
(Date)

John Reeder
(Signature of Plaintiff)

Inmate Name Yann, Charles DC # 144544
Housing Unit: 1502
Housing Unit: 1502
SCI Forest
PO Box 945
Marienville, PA 16239

INMATE MAIL
PA DEPT OF
CORRECTIONS



049J62045544

\$ 00.610

07/09/2010

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Scranton

JUL 13 2010

MARY E. D'ANGELO, CLERK
Per DEPU, CLERK

NO ENCL^{ES}
- AF

Inmate Mail Dept. of Corrections